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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/577,747	04/27/2006	Ioan Ghergheli	113601-0184	2810
50659 Thomas Moga	7590 03/27/2008	3	EXAMINER	
Butzel Long			BLANKENSHIP, GREGORY A	
STONERIDGE 41000 WOOD	E WEST WARD AVENUE		ART UNIT	PAPER NUMBER
BLOOMFIELD HILLS, MI 48304			3612	
			NOTIFICATION DATE	DELIVERY MODE
			03/27/2008	EL ECTRONIC

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

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Office Action Summary

Application No.	Applicant(s)		
10/577,747	GHERGHELI ET AL.		
Examiner	Art Unit		
GREGORY BLANKENSHIP	3612		

	GREGORY BLANKENSHIP	3612				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. Extensions of time may be available under the provisions of 37 CFR 113(a). In no event, may a reply be timely filed after SX (6) MONTHS from the making date of this communication. If NO period for reply is specified above, the maximum statisticity period with apply and will expire SX (6) MONTHS from the making date of this communication. Any reply received by the Office later than three months after the making date of this communication, even if timely filed, may reduce any earned pattern term adjustments. See 37 CFR 17 GPR.						
Status						
1) Responsive to communication(s) filed on 2a) This action is FINAL. 2b) This 3) Since this application is in condition for allowar closed in accordance with the practice under E	– action is non-final. ice except for formal matters, pro		e merits is			
· ·	A parto quayro, 1000 CIBI TI, TO	0.0.210				
Disposition of Claims						
4) Claim(s) <u>1-10</u> is/are pending in the application. 4a) Of the above claim(s) is/are withdrav 5) Claim(s) is/are allowed. 6) Claim(s) <u>1-10</u> is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or						
Application Papers						
9) The specification is objected to by the Examine 10) The drawing(s) filed on 27 April 2006 is/are: a) Applicant may not request that any objection to the c Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Ex	☑ accepted or b) ☐ objected to l drawing(s) be held in abeyance. See on is required if the drawing(s) is obj	37 CFR 1.85(a). jected to. See 37 C				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the prior	s have been received. s have been received in Applicati ity documents have been receive (PCT Rule 17.2(a)).	on No ed in this National	Stage			
Attachment(s)						

1) Notice of References Cited (PTO-892)
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)
3) Notice of Draftsperson's Patent Drawing Review (PTO-948)
4) Information Disclosure Statement(s) (PTO/SE/DE)

Paper No(s)/Mail Date 4/27/20006.

Interview Summary (PTO-413)
 Paper No(s)/Mail Date. _____.

5) Notice of Informal Patent Application 6) Other:

Art Unit: 3612

DETAILED ACTION

Claim Objections

Claim 8 is objected to because of the following informalities:

Claim 8, line 6, "assemble" should be -assembly --.

Appropriate correction is required.

Claim Rejections - 35 USC § 112

- The following is a quotation of the second paragraph of 35 U.S.C. 112:
 - The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- Claim 9 is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to
 particularly point out and distinctly claim the subject matter which applicant regards as the
 invention.

Claim 9 is not clearly understood because it could mean the stadium/slide seat system can be mounted on either side of the seat, the seat can be operated from either the front side of the seat or the rear side of the seat, or that a single stadium/slide seat system has a control lever on both the left side and the right side of the seat. The examiner has read the limitation meaning the seat device can be operated from either the front or rear, as described in paragraph [0040].

Claim Rejections - 35 USC § 102

 The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- Claims 1-10 are rejected under 35 U.S.C. 102(b) as being anticipated by Yokota (6,059,345).

Yokota discloses a van-type vehicle having a front row of seats and at least one row of back seats. The back seats are the second row of seats. The back seats (S) are coupled to the vehicle in seat track (1) and have a vehicle stadium/slide seat system. Each back seat (S) has a seat cushion (SC) and a seat back (SB). The seat can be moved to facilitate vehicle ingress and egress by manipulating a flip-forward mechanism (31,32) associated with at least one of the back seats (S). The entire seat, including the cushion (SC), is rotated forward, as shown in Figure 2. The seat (S) can move along the seat track (1) to a pre-selected position, as shown in Figure 3. In reference to claim 2, the pre-selected is a forward, easy-entry position shown in Figure 3. In reference to claim 3, the seat is locked in the pre-selected position by lock mechanism (26.16A.16B), as described on lines 61 of column 5 through 24 of column 6. In reference to claim 4, the back seat is coupled to the vehicle by a seat track (1). The back seat (S) has a seat cushion (SC) and a seat back (SB). The seat back (SB) is rotated to a position adjacent to the seat cushion (SC) after manipulating a stow lever associated with the seat (S), as disclosed on lines 2-4 of column 4 and shown in Figure 2. While the stow lever is not specifically mentioned, it is inherent since there must be a locking mechanism and a release mechanism to allow the seat back to maintain its position in a crash while allowing a user to adjust the position of the seat back relative to the seat cushion as shown in Figures 2 and 3. In reference to claim 5, the seat back (SB) can be rotated to a design position, the upright position, shown in Figure 1. In reference to claim 6, the seat can be moved along a track to a pre-selected position, as shown in Figure 3. In reference to claim 7, the seat can be locked in the pre-selected position by lock mechanism (26,16A,16B), as described on lines 61 of column 5 through 24 of column 6. In reference to claim 8, the vehicle seat (S) is coupled to the vehicle by a seat track (1) and the seat (S) has a seat cushion (SC) and a seat

back (SB). The seat has a flip-forward mechanism comprising a linkage assembly (2) coupled to the seat track (1). A seat bracket (32) is coupled to the linkage assembly (2) and the seat cushion (SC), as shown in Figure 1. An easy-entry lever (26A) is coupled to the linkage assembly (2) and is configured to release a track engagement device (26,16A,16B) coupled to the linkage assembly (2), as shown in Figure 1. The vehicle seat (S) can be moved to one of a design position, Figure 2, and an easy-entry position, Figure 3. The seat back can rotate to an upright, design position and a stowed position adjacent to the seat cushion, as shown in 3. While the stow lever is not specifically mentioned, it is inherent since there must be a locking mechanism and a release mechanism to allow the seat back to maintain its position in a crash while allowing a user to adjust the position of the seat back relative to the seat cushion as shown in Figures 2 and 3. In reference to claim 9, the seat is configured to operate from either the front or the rear of the seat since the both the lock that prevents pivoting (31) and the lock that prevents sliding (26,16A,16b) are located in a position that is accessible from both the front of the seat and the rear of the seat, as shown in Figure 3. In reference to claim 10, the locking device (26,16A,16B) locks the seat (S) in a position along the seat track

Any inquiry concerning this communication or earlier communications from the examiner should be directed to GREGORY BLANKENSHIP whose telephone number is (571)272-6656.

The examiner can normally be reached on 7-4:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Glenn Dayoan can be reached on 571-272-6659. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300. Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

gab March 18, 2008 /Greg Blankenship/ Examiner, Art Unit 3612